INITIATIVE 857

I, Sam Reed, Secretary of State of the State of Washington and custodian of its seal, hereby certify that, according to the records on file in my office, the attached copy of Initiative Measure No. 857 to the People is a true and correct copy as it was received by this office.

- 1 AN ACT Relating to the wages and benefits of individual home care
- 2 providers; amending RCW 74.39A.270, 70.47.020, 70.47.060, and
- 3 70.47.100; adding a new section to chapter 51.12 RCW; adding a new
- 4 section to chapter 51.24 RCW; and creating new sections.
- 5 BE IT ENACTED BY THE PEOPLE OF THE STATE OF WASHINGTON:
- 6 <u>NEW SECTION.</u> **Sec. 1.** FINDINGS AND INTENT. The people of the 7 state of Washington find as follows:
- 8 (1) The voters of Washington state have already expressed their
- 9 strong support for home-based long-term care services through their
- 10 overwhelming approval of Initiative Measure No. 775 in 2001.
- 11 (2) The demand for the services of these individual providers will increase as our population ages.
- 13 (3) The quality of care our elders and people with disabilities
- 14 receive is dependent upon the quality and stability of the individual
- 15 provider work force.
- 16 (4) The people intend to ensure quality of care by providing that
- 17 wages and benefits for the state-funded individual providers reflect
- 18 the importance of caring for the needs of elders and people with
- 19 disabilities in Washington state.

- 2002 individual home care providers 1 (5) In August overwhelmingly to join together in a union to bargain for improved 2 wages and benefits. 3
- 4 (6) Throughout September and October 2002 individual home care providers negotiated a first union contract with the home care quality 5 authority to improve wages to eight dollars and seventy cents an hour 6 7 in July 2003 and nine dollars and seventy-five cents an hour in July 8 2004 and to extend L&I coverage to all individual home care providers 9 and health benefits to uninsured individual home care providers who 10 work at least half-time.
- (7) In December 2002 individual home care providers overwhelmingly 11 ratified that union contract. 12
- (8) On January 17, 2003, Governor Locke submitted the individual 13 home care provider union contract to the legislature for funding. 14
 - (9) The legislature failed to honor the home care union contract.
- 15 16 (10) To the extent necessary to fund the programs described in this initiative, the people expect that the legislature will appropriate 17 18 funds sufficient to ensure quality of individual home care. Although 19 the people are fully aware that such direction is not legally binding 20 on the legislature, the people expect that if budget cuts are necessary to fund the programs described in this initiative, the legislature 21 should first cut spending on their own legislative staff, travel, 22 lodging, and food expenses, consulting contracts, planning and study 23 24 commissions, the Washington management service, and other legislative 25 and executive branch administrative and overhead expenses.
- 26 NEW SECTION. Sec. 2. A new section is added to chapter 51.12 RCW to read as follows: 27
- (1) With respect to individual providers, the following applies 28 29 solely for the purposes of this title:
- (a) The consumer is the employer of an individual provider within 30 the meaning of this title and the individual provider is a domestic 31 32 employee of the consumer exempt from mandatory coverage as provided 33 under RCW 51.12.020(1).
- (b) When necessary to implement a collective bargaining agreement 34 entered into under RCW 74.39A.270 and 74.39A.300: 35
- 36 (i) Pursuant to its obligation under chapter 74.39A RCW as an 37 employer for collective bargaining purposes only, the authority, acting

- on behalf of the consumer, shall perform the consumer's rights and obligations for the purpose of taking action under RCW 51.12.110;
- 3 (ii) The department of social and health services, acting on behalf 4 of the consumer, shall perform the consumer's obligations required by 5 chapter 51.16 RCW; and
- 6 (iii) The authority shall, on behalf of the consumer, contract with 7 a third party to perform the consumer's other rights and obligations 8 under this title. The authority may adopt rules, as necessary, 9 concerning the manner in which it contracts with third parties under 10 this subsection.
- 11 (c) The authority, the department of social and health services, 12 and the area agencies on aging are immune from suit as provided in RCW 13 74.39A.270(6).
- 14 (2) Neither the department of social and health services, the 15 authority, or the area agencies on aging shall be considered the 16 employer of individual providers for any purposes other than those 17 specifically set forth in this section or in RCW 74.39A.270.
- 18 (3) For purposes of this section, "consumer," "individual 19 provider," and "authority" means the same as the terms are defined in 20 RCW 74.39A.240.
- NEW SECTION. Sec. 3. A new section is added to chapter 51.24 RCW to read as follows:
- 23 Notwithstanding RCW 51.24.030(1), an individual provider, as 24 defined in section 2 of this act, or his or her beneficiary may not 25 seek damages against the home care quality authority, the department of social and health services, or the area agencies on aging arising from 26 27 any industrial injury or occupational disease incurred by the individual provider while the individual provider is performing 28 29 services described in RCW 74.39A.240(4) covered by a collective bargaining agreement entered into under RCW 74.39A.270 and 74.39A.300 30 that provides for coverage under this title. 31
- 32 Sec. 4. RCW 74.39A.270 and 2002 c 3 s 6 (Initiative Measure No.
- 33 775) are each amended to read as follows:
- 34 (1) Solely for the purposes of collective bargaining, the authority 35 is the public employer, as defined in chapter 41.56 RCW, of individual 36 providers, who are public employees, as defined in chapter 41.56 RCW,
- 37 of the authority.

- 1 (2) Chapter 41.56 RCW governs the employment relationship between 2 the authority and individual providers, except as otherwise expressly 3 provided in chapter 3, Laws of 2002 and except as follows:
- 4 (a) The only unit appropriate for the purpose of collective 5 bargaining under RCW 41.56.060 is a statewide unit of all individual 6 providers;
- 7 (b) The showing of interest required to request an election under 8 RCW 41.56.060 is ten percent of the unit, and any intervener seeking to 9 appear on the ballot must make the same showing of interest;
- 10 (c) The mediation and interest arbitration provisions of RCW 11 41.56.430 through 41.56.470 and 41.56.480 apply;
- 12 (d) Individual providers do not have the right to strike; ((and))
- (e) Individual providers who are related to, or family members of, consumers or prospective consumers are not, for that reason, exempt from chapter 3, Laws of 2002 or chapter 41.56 RCW;
- (f) Effective July 1, 2003, individual providers shall be compensated at the minimum hourly rate of nine dollars and seventy cents; and
- 19 (g) Effective July 1, 2004, individual providers shall be 20 compensated at the minimum hourly rate of eleven dollars and fifty 21 cents, or such higher hourly rate as may be required under chapter 22 49.46 RCW or other applicable law.

24

- (3) Individual providers who are employees of the authority under subsection (1) of this section are not, for that reason, employees of the state for any purpose.
- (4) Consumers and prospective consumers retain the right to select, hire, supervise the work of, and terminate any individual provider providing services to them. Consumers may elect to receive long-term in-home care services from individual providers who are not referred to them by the authority.
- 31 (5) In implementing and administering chapter 3, Laws of 2002, 32 neither the authority nor any of its contractors may reduce or increase 33 the hours of service for any consumer below or above the amount 34 determined to be necessary under any assessment prepared by the 35 department or an area agency on aging.
- 36 (6)(a) The authority, the area agencies on aging, or their 37 contractors under chapter 3, Laws of 2002 may not be held vicariously 38 liable for the action or inaction of any individual provider or 39 prospective individual provider, whether or not that individual

- 1 provider or prospective individual provider was included on the 2 authority's referral registry or referred to a consumer or prospective 3 consumer.
- 4 (b) The members of the board are immune from any liability 5 resulting from implementation of chapter 3, Laws of 2002.
- 6 (7) Individual providers shall be entitled to worker's compensation
 7 coverage under chapter 49.17 RCW. Any fees and charges imposed by the
 8 department of labor and industries pursuant to RCW 49.17.030 shall be
 9 paid by the department of social and health services. For purposes of
 10 chapter 49.17 RCW, the department shall be deemed to be an "employer."
- 11 <u>(8)</u> Nothing in this section affects the state's responsibility with 12 respect to the state payroll system or unemployment insurance for 13 individual providers.
- 14 **Sec. 5.** RCW 70.47.020 and 2000 c 79 s 43 are each amended to read 15 as follows:
- 16 As used in this chapter:
- (1) "Washington basic health plan" or "plan" means the system of enrollment and payment for basic health care services, administered by the plan administrator through participating managed health care systems, created by this chapter.
- 21 (2) "Administrator" means the Washington basic health plan 22 administrator, who also holds the position of administrator of the 23 Washington state health care authority.
- 24 (3) "Managed health care system" means: (a) Any health care 25 organization, including health care providers, insurers, health care service contractors, health maintenance organizations, or 26 combination thereof, that provides directly or by contract basic health 27 care services, as defined by the administrator and rendered by duly 28 29 licensed providers, to a defined patient population enrolled in the plan and in the managed health care system; or (b) a self-funded or 30 self-insured method of providing insurance coverage to subsidized 31 enrollees provided under RCW 41.05.140 and subject to the limitations 32 33 under RCW 70.47.100(7).
 - (4) "Subsidized enrollee" means:

35 (a) An individual, or an individual plus the individual's spouse or dependent children: $((\frac{a}{a}))$ (i) Who is not eligible for medicare; $((\frac{b}{a}))$ (ii) who is not confined or residing in a government-operated institution, unless he or she meets eligibility criteria adopted by the

- administrator; (((c))) (iii) who resides in an area of the state served 1 2 by a managed health care system participating in the plan; $((\frac{d}{d}))$ (iv) whose gross family income at the time of enrollment does not exceed two 3 4 hundred percent of the federal poverty level as adjusted for family 5 size and determined annually by the federal department of health and human services; and $((\frac{e}{v}))$ who chooses to obtain basic health care 6 7 coverage from a particular managed health care system in return for 8 periodic payments to the plan $((\cdot))$
- 9 (b) To the extent that state funds are specifically appropriated 10 for this purpose, with a corresponding federal match, (("subsidized enrollee" also means)) an individual, or an individual's spouse or 11 dependent children, who meets the requirements in (a)(i) through 12 $((\frac{c}{c}))$ (iii) and $((\frac{c}{c}))$ (v) of this subsection and whose gross family 13 income at the time of enrollment is more than two hundred percent, but 14 15 less than two hundred fifty-one percent, of the federal poverty level 16 as adjusted for family size and determined annually by the federal 17 department of health and human services; or
- (c) An individual provider, as defined in RCW 74.39A.240, under contract with the department of social and health services who, solely for the purposes of collective bargaining, is employed by the home care quality authority as provided in RCW 74.39A.270.

2324

2526

27

28

2930

31

3233

3435

- (5) "Nonsubsidized enrollee" means an individual, or an individual plus the individual's spouse or dependent children: (a) Who is not eligible for medicare; (b) who is not confined or residing in a government-operated institution, unless he or she meets eligibility criteria adopted by the administrator; (c) who resides in an area of the state served by a managed health care system participating in the plan; (d) who chooses to obtain basic health care coverage from a particular managed health care system; and (e) who pays or on whose behalf is paid the full costs for participation in the plan, without any subsidy from the plan.
- (6) "Subsidy" means the difference between the amount of periodic payment the administrator makes to a managed health care system on behalf of a subsidized enrollee plus the administrative cost to the plan of providing the plan to that subsidized enrollee, and the amount determined to be the subsidized enrollee's responsibility under RCW 70.47.060(2).
- 38 (7) "Premium" means a periodic payment, based upon gross family 39 income which an individual, their employer or another financial sponsor

- 1 makes to the plan as consideration for enrollment in the plan as a 2 subsidized enrollee or a nonsubsidized enrollee. <u>Premiums for</u> 3 <u>subsidized enrollees defined under subsection (4)(c) of this section</u> 4 will be ten dollars per month regardless of income.
- (8) "Rate" means the amount, negotiated by the administrator with and paid to a participating managed health care system, that is based upon the enrollment of subsidized and nonsubsidized enrollees in the plan and in that system.
- 9 **Sec. 6.** RCW 70.47.060 and 2001 c 196 s 13 are each amended to read 10 as follows:
- 11 The administrator has the following powers and duties:
- 12 (1) To design and from time to time revise a schedule of covered basic health care services, including physician services, inpatient and 13 14 outpatient hospital services, prescription drugs and medications, and 15 other services that may be necessary for basic health care. 16 addition, the administrator may, to the extent that funds are available, offer as basic health plan services chemical dependency 17 18 services, mental health services and organ transplant services; however, no one service or any combination of these three services 19 shall increase the actuarial value of the basic health plan benefits by 20 more than five percent excluding inflation, as determined by the office 21 22 of financial management. All subsidized and nonsubsidized enrollees in 23 any participating managed health care system under the Washington basic 24 health plan shall be entitled to receive covered basic health care 25 services in return for premium payments to the plan. The schedule of services shall emphasize proven preventive and primary health care and 26 shall include all services necessary for prenatal, postnatal, and well-27 28 child care. However, with respect to coverage for subsidized enrollees 29 who are eligible to receive prenatal and postnatal services through the 30 medical assistance program under chapter 74.09 RCW, the administrator shall not contract for such services except to the extent that such 31 services are necessary over not more than a one-month period in order 32 to maintain continuity of care after diagnosis of pregnancy by the 33 34 managed care provider. The schedule of services shall also include a separate schedule of basic health care services for children, eighteen 35 36 years of age and younger, for those subsidized or nonsubsidized 37 enrollees who choose to secure basic coverage through the plan only for 38 their dependent children. In designing and revising the schedule of

services, the administrator shall consider the guidelines for assessing health services under the mandated benefits act of 1984, RCW 48.47.030, and such other factors as the administrator deems appropriate.

- 4 (2)(a) To design and implement a structure of periodic premiums due 5 the administrator from subsidized enrollees ((that is)) according to the following: (i) For enrollees defined under RCW 70.47.020(4) (a) 6 7 and (b) the premium structure shall be based upon gross family income, giving appropriate consideration to family size and the ages of all 8 9 members; and (ii) for enrollees defined under RCW 70.47.020(4)(c) the monthly premium shall be ten dollars regardless of 10 The enrollment of children shall not require the enrollment of 11 12 their parent or parents who are eligible for the plan. The structure of periodic premiums shall be applied to subsidized enrollees entering 13 the plan as individuals pursuant to subsection (9) of this section and 14 15 to the share of the cost of the plan due from subsidized enrollees 16 entering the plan as employees pursuant to subsection (10) of this 17 section.
 - (b) To determine the periodic premiums due the administrator from nonsubsidized enrollees. Premiums due from nonsubsidized enrollees shall be in an amount equal to the cost charged by the managed health care system provider to the state for the plan plus the administrative cost of providing the plan to those enrollees and the premium tax under RCW 48.14.0201.

18 19

20

2122

23

24

25

26

27

- (c) An employer or other financial sponsor may, with the prior approval of the administrator, pay the premium, rate, or any other amount on behalf of a subsidized or nonsubsidized enrollee, by arrangement with the enrollee and through a mechanism acceptable to the administrator.
- (d) To develop, as an offering by every health carrier providing coverage identical to the basic health plan, as configured on January 1, 2001, a basic health plan model plan with uniformity in enrollee cost-sharing requirements.
- 33 (3) To design and implement a structure of enrollee cost-sharing 34 due a managed health care system from subsidized and nonsubsidized 35 enrollees. The structure shall discourage inappropriate enrollee 36 utilization of health care services, and may utilize copayments, 37 deductibles, and other cost-sharing mechanisms, but shall not be so 38 costly to enrollees as to constitute a barrier to appropriate 39 utilization of necessary health care services.

- 1 (4) To limit enrollment of persons who qualify for subsidies so as 2 to prevent an overexpenditure of appropriations for such purposes. 3 Whenever the administrator finds that there is danger of such an 4 overexpenditure, the administrator shall close enrollment until the 5 administrator finds the danger no longer exists.
 - (5) To limit the payment of subsidies to subsidized enrollees, as defined in RCW 70.47.020. The level of subsidy provided to persons who qualify may be based on the lowest cost plans, as defined by the administrator.

8

- 10 (6) To adopt a schedule for the orderly development of the delivery 11 of services and availability of the plan to residents of the state, 12 subject to the limitations contained in RCW 70.47.080 or any act 13 appropriating funds for the plan.
- (7) To solicit and accept applications from managed health care 14 15 systems, as defined in this chapter, for inclusion as eligible basic health care providers under the plan for either subsidized enrollees, 16 or nonsubsidized enrollees, or both. The administrator shall endeavor 17 to assure that covered basic health care services are available to any 18 19 enrollee of the plan from among a selection of two or more 20 participating managed health care systems. In adopting any rules or procedures applicable to managed health care systems and in its 21 dealings with such systems, the administrator shall consider and make 22 suitable allowance for the need for health care services and the 23 24 differences in local availability of health care resources, along with 25 other resources, within and among the several areas of the state. 26 Contracts with participating managed health care systems shall ensure 27 that basic health plan enrollees who become eligible for medical assistance may, at their option, continue to receive services from 28 29 their existing providers within the managed health care system if such 30 providers have entered into provider agreements with the department of social and health services. 31
- 32 (8) To receive periodic premiums from or on behalf of subsidized 33 and nonsubsidized enrollees, deposit them in the basic health plan 34 operating account, keep records of enrollee status, and authorize 35 periodic payments to managed health care systems on the basis of the 36 number of enrollees participating in the respective managed health care 37 systems.
- 38 (9) To accept applications from individuals residing in areas 39 served by the plan, on behalf of themselves and their spouses and

dependent children, for enrollment in the Washington basic health plan 1 as subsidized or nonsubsidized enrollees, to establish appropriate 2 minimum-enrollment periods for enrollees as may be necessary, and to 3 4 determine, upon application and on a reasonable schedule defined by the authority, or at the request of any enrollee, eligibility due to 5 current gross family income for sliding scale premiums. Funds received 6 by a family as part of participation in the adoption support program 7 8 authorized under RCW 26.33.320 and 74.13.100 through 74.13.145 shall 9 not be counted toward a family's current gross family income for the 10 purposes of this chapter. When an enrollee fails to report income or income changes accurately, the administrator shall have the authority 11 either to bill the enrollee for the amounts overpaid by the state or to 12 13 impose civil penalties of up to two hundred percent of the amount of subsidy overpaid due to the enrollee incorrectly reporting income. The 14 15 administrator shall adopt rules to define the appropriate application 16 of these sanctions and the processes to implement the sanctions 17 provided in this subsection, within available resources. No subsidy may be paid with respect to any enrollee whose current gross family 18 19 income exceeds twice the federal poverty level, with the exception of subsidized enrollees as defined under RCW 70.47.020(4) (b) and (c), or, 20 subject to RCW 70.47.110, who is a recipient of medical assistance or 21 medical care services under chapter 74.09 RCW. 22 If a number of 23 enrollees drop their enrollment for no apparent good cause, the 24 administrator may establish appropriate rules or requirements that are 25 applicable to such individuals before they will be allowed to reenroll 26 in the plan.

(10) To accept applications from business owners on behalf of themselves and their employees, spouses, and dependent children, as subsidized or nonsubsidized enrollees, who reside in an area served by the plan. The administrator may require all or the substantial majority of the eligible employees of such businesses to enroll in the plan and establish those procedures necessary to facilitate the orderly enrollment of groups in the plan and into a managed health care system. The administrator may require that a business owner pay at least an amount equal to what the employee pays after the state pays its portion of the subsidized premium cost of the plan on behalf of each employee enrolled in the plan. Enrollment is limited to those not eligible for medicare who wish to enroll in the plan and choose to obtain the basic health care coverage and services from a managed care system

27

28 29

30

31

3233

34

35

3637

participating in the plan. The administrator shall adjust the amount determined to be due on behalf of or from all such enrollees whenever the amount negotiated by the administrator with the participating managed health care system or systems is modified or the administrative cost of providing the plan to such enrollees changes.

(11) To determine the rate to be paid to each participating managed 6 7 health care system in return for the provision of covered basic health 8 care services to enrollees in the system. Although the schedule of 9 covered basic health care services will be the same or actuarially 10 equivalent for similar enrollees, the rates negotiated participating managed health care systems may vary among the systems. 11 In negotiating rates with participating systems, the administrator 12 13 shall consider the characteristics of the populations served by the respective systems, economic circumstances of the local area, the need 14 15 to conserve the resources of the basic health plan trust account, and 16 other factors the administrator finds relevant.

17

18 19

20

2122

23

24

25

26

27

28

29

- (12) To monitor the provision of covered services to enrollees by participating managed health care systems in order to assure enrollee access to good quality basic health care, to require periodic data reports concerning the utilization of health care services rendered to enrollees in order to provide adequate information for evaluation, and to inspect the books and records of participating managed health care systems to assure compliance with the purposes of this chapter. In requiring reports from participating managed health care systems, including data on services rendered enrollees, the administrator shall endeavor to minimize costs, both to the managed health care systems and to the plan. The administrator shall coordinate any such reporting requirements with other state agencies, such as the insurance commissioner and the department of health, to minimize duplication of effort.
- 31 (13) To evaluate the effects this chapter has on private employer-32 based health care coverage and to take appropriate measures consistent 33 with state and federal statutes that will discourage the reduction of 34 such coverage in the state.
- 35 (14) To develop a program of proven preventive health measures and 36 to integrate it into the plan wherever possible and consistent with 37 this chapter.
- 38 (15) To provide, consistent with available funding, assistance for 39 rural residents, underserved populations, and persons of color.

- 1 (16) In consultation with appropriate state and local government 2 agencies, to establish criteria defining eligibility for persons 3 confined or residing in government-operated institutions.
- 4 (17) To administer the premium discounts provided under RCW 5 48.41.200(3)(a) (i) and (ii) pursuant to a contract with the Washington 6 state health insurance pool.
- 7 **Sec. 7.** RCW 70.47.100 and 2000 c 79 s 35 are each amended to read 8 as follows:
- 9 (1) A managed health care system participating in the plan shall do 10 so by contract with the administrator and shall provide, directly or by contract with other health care providers, covered basic health care 11 12 services to each enrollee covered by its contract with the administrator as long as payments from the administrator on behalf of 13 14 the enrollee are current. A participating managed health care system 15 may offer, without additional cost, health care benefits or services 16 not included in the schedule of covered services under the plan. A participating managed health care system shall not give preference in 17 18 enrollment to enrollees who accept such additional health care benefits 19 or services. Managed health care systems participating in the plan shall not discriminate against any potential or current enrollee based 20 sex, race, ethnicity, or religion. 21 upon health status, administrator may receive and act upon complaints from enrollees 22 23 regarding failure to provide covered services or efforts to obtain 24 payment, other than authorized copayments, for covered services 25 directly from enrollees, but nothing in this chapter empowers the administrator to impose any sanctions under Title 18 RCW or any other 26 professional or facility licensing statute. 27
- (2) The plan shall allow, at least annually, an opportunity for 28 29 enrollees to transfer their enrollments among participating managed 30 health care systems serving their respective areas. The administrator shall establish a period of at least twenty days in a given year when 31 32 this opportunity is afforded enrollees, and in those areas served by 33 one participating managed health care more than system the administrator shall endeavor to establish a uniform period for such 34 opportunity. The plan shall allow enrollees to transfer their 35 36 enrollment to another participating managed health care system at any 37 time upon a showing of good cause for the transfer.

- 1 (3) Prior to negotiating with any managed health care system, the 2 administrator shall determine, on an actuarially sound basis, the 3 reasonable cost of providing the schedule of basic health care 4 services, expressed in terms of upper and lower limits, and recognizing 5 variations in the cost of providing the services through the various 6 systems and in different areas of the state.
- 7 (4) In negotiating with managed health care systems for 8 participation in the plan, the administrator shall adopt a uniform 9 procedure that includes at least the following:
- 10 (a) The administrator shall issue a request for proposals, 11 including standards regarding the quality of services to be provided; 12 financial integrity of the responding systems; and responsiveness to 13 the unmet health care needs of the local communities or populations 14 that may be served;
- 15 (b) The administrator shall then review responsive proposals and 16 may negotiate with respondents to the extent necessary to refine any 17 proposals;
- 18 (c) The administrator may then select one or more systems to 19 provide the covered services within a local area; and
- 20 (d) The administrator may adopt a policy that gives preference to 21 respondents, such as nonprofit community health clinics, that have a 22 history of providing quality health care services to low-income 23 persons.

25

26

27

28

- (5) The administrator may contract with a managed health care system to provide covered basic health care services to either subsidized enrollees, or nonsubsidized enrollees, or both. The administrator, in the request for proposals, may bid any one of the three categories of subsidized enrollee as defined under RCW 70.47.020(4) separately to reduce potential adverse impacts on the cost of coverage.
- 31 (6) The administrator may establish procedures and policies to 32 further negotiate and contract with managed health care systems 33 following completion of the request for proposal process in subsection 34 (4) of this section, upon a determination by the administrator that it 35 is necessary to provide access, as defined in the request for proposal 36 documents, to covered basic health care services for enrollees.
- 37 (7)(a) The administrator shall implement a self-funded or self-38 insured method of providing insurance coverage to subsidized enrollees,

- 1 as provided under RCW 41.05.140, if one of the following conditions is 2 met:
- 3 (i) The authority determines that no managed health care system 4 other than the authority is willing and able to provide access, as 5 defined in the request for proposal documents, to covered basic health 6 care services for all subsidized enrollees in an area; or
- 7 (ii) The authority determines that no other managed health care 8 system is willing to provide access, as defined in the request for 9 proposal documents, for one hundred thirty-three percent of the 10 statewide benchmark price or less, and the authority is able to offer 11 such coverage at a price that is less than the lowest price at which 12 any other managed health care system is willing to provide such access 13 in an area.
- 14 (b) The authority shall initiate steps to provide the coverage 15 described in (a) of this subsection within ninety days of making its 16 determination that the conditions for providing a self-funded or self-17 insured method of providing insurance have been met.
- 18 (c) The administrator may not implement a self-funded or self19 insured method of providing insurance in an area unless the
 20 administrator has received a certification from a member of the
 21 American academy of actuaries that the funding available in the basic
 22 health plan self-insurance reserve account is sufficient for the self23 funded or self-insured risk assumed, or expected to be assumed, by the
 24 administrator.
- NEW SECTION. Sec. 8. CAPTIONS. Captions used in this act are not any part of the law.
- NEW SECTION. Sec. 9. SEVERABILITY. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

--- END ---